

FEDERAL ELECTION COMMISSION

WASHINGTON, DC 20463

AUG 3 1 2004

Kenneth Coyle National Claim Admistration, Inc. 377 Oak Street P.O. Box 9301 Garden City, NY 11530

RE: MUR 5524

National Claim Admistration, Inc.

Dear Mr. Coyle:

On August 27, 2004, the Federal Election Commission found reason to believe that National Claim Admistration, Inc. violated 2 U.S.C. § 441b(a), a provision of the Federal Election Campaign Act of 1971, as amended ("the Act"). However, after considering the circumstances of this matter, the Commission also determined to take no further action and closed the file in this matter as it pertains to National Claim Admistration, Inc.. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is enclosed for your information.

The Commission reminds you that the Act prohibits the making of corporate contributions, and in particular, individual contributions cannot be made using corporate monies or on corporate checks; doing so is a violation of the Act. National Claim Admistration, Inc. should take steps to ensure that this activity does not occur in the future.

The Act also requires that while the case is active as to other respondents, the confidentiality provisions of 2 U.S.C. § 437g(a)(12)(A) remain in effect. The Commission will notify you when the entire file has been closed.

If you have any questions, please contact Daniel G. Pinegar, the staff attorney assigned to this matter, at (202) 694-1650.

Sincerely,

Ellen L. Weintraub

Ellen L. Wentraul

Vice Chair

Enclosure:

Factual and Legal Analysis

1	FEDERAL ELECTION COMMISSION
2	999 E Street, N.W. Washington, D.C. 20463
4	Washington, 2000
5	FACTUAL AND LEGAL ANALYSIS
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7 8	RESPONDENT: National Claim Admistration, Inc.
9	MUR: 5524
10 11	I. GENERATION OF MATTER
12	This case was generated based on information ascertained by the Federal Election
13	Commission ("the Commission") in the normal course of carrying out its supervisory
14	responsibilities. See 2 U.S.C. § 437g(a)(2).
15	II. FACTUAL AND LEGAL ANALYSIS
16	Dr. Marilyn O'Grady ran for a U.S. House of Representatives seat in New York's 4th
17	Congressional district in 2002. She won her September 10, 2002 primary election, but lost to
18	Carolyn McCarthy in the general election on November 5, 2002. O'Grady's authorized political
19	committee was Friends of Marilyn O'Grady ("the Committee").
20 `	The Federal Election Campaign Act of 1971, as amended, prohibits a corporation from
21	making any contribution or expenditure, directly or indirectly, in connection with any Federal
22	election. 2 U.S.C. § 441b(a). This prohibition applies to any type of corporation, including a
23	non-stock corporation, an incorporated membership organization, and an incorporated
24	cooperative. The term "contribution" includes any "direct or indirect payment, distribution, loan,
25	advance, deposit, or gift of money, or any services or anything of value" to any candidate or

campaign committee in connection with any Federal election. 2 U.S.C. § 441b(b)(2).

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Factual and Legal Analysis
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The Commission authorized an audit of the Committee pursuant to 2 U.S.C. § 438(b), 1 2 covering the period of January 15, 2002 – December 31, 2002. The Commission approved the 3 findings of the Final Audit Report on March 22, 2004. The Final Audit Report includes findings 4 that the Committee received prohibited contributions from different corporate entities. In particular, on July 5, 2002, Kenneth Coyle wrote a check for \$300 to the Committee that was 5 6 drawn on the account of National Claim Admistration, Inc. National Claim Admistration, Inc. is a corporation registered as such in the state of New York. The Committee received and 7 deposited this contribution. 8

9 Therefore, there is reason to believe that National Claim Admistration, Inc. violated 10 2 U.S.C. 441b(a) by making a prohibited contribution.